PHETE 02/13/17 Page 1 of 15 AW AMERICAN HUSTAGE Case 2:17-cv-00141-JLR Document 88 JEFFERSON COUNTY JAIL POST OFFICE BOX! 16700 MAIL LOGED UNITED STATES DISTRICT COURT GOLDEN, COLORADO 80402 _RECEIVED FOR THE WESTERN DISTRICT OF EURSHINGTON WWW MIKKITHEMIME, COM FEB 13 2017 # MIKKITHENINE, QUIKKITHENINE -SEATTLE 700 STEWART STREET CLERK U.S. DISTRICT COURT FACE BOOK. COM / MIKKI THE MIME SEATTLE, WASHINGTON 98 10 BY TERN DISTRICT OF WASHINGTON FACE BOOK. COM / AN AMERICAN HUSTAGE DEPUTY FACE BOOK CON / MIKKI THE MIME

STATE OF WASHINGTON, ET AL -V-DONALD TRUMP, ET AL NON-PARTY, ATTEMPTED INTERVENER'S, (POSE)
MIKKI THE MIME'S MOTION
TO INTERVENE BY RIGHT (RULE 24(4))
AND BY PERMISSION (RULE 24(4)) ON
BEHALF OF PLAINTIFF'S AND THE FOR ALL
CITIZENS OF THE WORLD, AND ALL MIMES
CLOWNS, AND FREAKSWHO PAINT THIER FACES.
#C-17-0141-JLR

COMES NOW, MIKKITHE MIME (SEES WWW. MIKKITHEMIME, CUM)

(SEE ALSO & WWW. FACEBOOK. COM/MIKKITHEMIME @MIKKITHEMIME,

#MIKKITHEMIME) BY AND THROUGH HER MANAGER/AGENT JOSEPH A.

CAMP ("JOJO") (SEES WWW. FACEBOOK. COM/ANAMERICAN HOSTAGE) (SEE ALSO

TALENT MANAGENTENT AND AGENT REPRESENTATION AGREEMENT-ATTACHED

AS IF IN WHOLE) AND SEEKS TO INTERVENE IN THE ABOVE CAPTIONED

MATTER ON BEHALF OF PLAINTIFF, FOR HERSELF AND ALL CITIZEN OF THE

WORLD, AND THE HUMAN RACE, PURSUANT TO RULE 24(4), AND RULE 24(b)

FOR THE FOLLOWING REASONS:

- 1.) PANTOMIMES CAN'T TACK OR COMMUNICATE BY WRITTEN WORD.
- 2.) PANTOMIMES HAVE ORIGINS IN EVERY COUNTRY OF THE WORLD, TO INCLUDE THE 7 COUNTRIES EFFECTED BY THE EXECUTIVE ORDER IN CONTROVERSY.
- BO) MIKKI THE MIME IS CITIZEN OF EVERY COUNTRY AND THE WORLD.
- 4.) MIKKI THE MIME'S LIFESTYLE WOULD ENDICATE HER RACE AS "MIME"
- 5.) MIKKI THE MIME'S RECIGION IS LEFT SILENT, ALL AND NOWE.
- 6) MIKKI THE MIME IS POSSIBLY AFFECTED BY THIS EXECUTIVE ORDER, AND HER BASIR HUMAN RIGHTS, AND THE RIGHTS OF MIMES, GRANTED TO ALL MEN AND WOMEN AND MIMES WHO ARE CREATED EQUAL IS EFFECTED BY AND CHILLED AS A RESULTOR THIS PIECE OF PAPER SO DANGEROUS, SO COSTLY, SO CONTROVERSIAL.

Case 2:17-cv-00141-JLR Document 88 Filed 02/13/17 Page 2 of 15 7) MIKKI THE MIME LOVES EVERYONE EQUALLY, AND BECAUSE HER ORGINS IS EVERYWHERE, IT IS POSSIBLE FOR HER TO VISIT ONE OF THESE SEVEN NAUGHTY LISTED COUNTRIES, -EVEN THOUGH DEFEND ANT TRUMP DOESN'T SEEM TO LIKE THEM, MIKKI THE MIME DOESN'T DISCRIMINATE WITH HER LOVE OF HUMANS.

- 8) BECAUSE MIKKI THE MIME DOESN'T SPEAK VERBALLY OR COMMUNICATE IN WRITING THERE IS A GOOD CHANCE THAT IF SHE DID VISIT ONE OF THESE COUNTRIES, MAYBE TO ATTEND A CHILD'S BIRTHDRY PARTY PERHAPS, SHE WOULD NOT BE ALLOWED TO REENTER THE UNITED STATES, AND THE FUTURE OF BIRTHDRY PARTIES IN THE UNITED STATES WOULD BE SAOPER,
- Q) MIKKI THE MIME WANTS NOTHING MORE THAN TO MAKE ROPLE SMILE (SEE: WESTWORD MAGIZINE ARTICLE). WITH BALLOONS, AND MAGIC, AND A TOP HAT. NOW SHE FEARS THAT DOING SO OUTSIDE THE UNITED STATES IN ONE OF THE 7 BAD COUNTRIES, OR ANY WHERE SINCE HER COUNTRY OF GRIGIN IS THE EARTH-WILL CAND HER IN AN IMPGINARY BOX SHE CANT ESCAPE FROM, IT'S HARD ENOUGH TO ESCAPE FROM SIMPLE ONES.
- 16) MIKKI THE MIME LOVES BASIC HUMAN RIGHTS, SUCH AS THE RIGHT TO PULL AN IMAGINARY ROPE, PICK, SMELL, AND GIVE AWAY AN IMAGINARY FLOWER, AND WALK HER IMAGINARY DOG. THESE RIGHTS SHOULD NOT BE DENTED BASED ON ORIGIN.
- II) MIKKI THE MIME CPROSES THE EXECUTIVE GROER PROHIBITING TRAVEL TO THE UNITED STATES BASED ON NATION OF GRIGIN-ONLY CLOWNS SHOULD BE DENTED ENTRY (15), JUST XIDDING, EVEN THE HATED CLOWNS SHOULD BE ALLOWED AN OPPORTUNITY TO ADVANCE THIER WATER-FLOWER ART IN THE UNITED STATES, EVEN IF THEY ARE CLOWNS FROM ONE OF THE 7 COUNTRIES.

WHEREFORE, REGARDLESS OF WHAT COLOR YOUR FACE IS, IF YOU SPEAK ARABIC, ENGLISH, OR NOT AT ALL, REGARDLESS IF YOU SMELL THE ROSES OR IMAGINARY FLOWERS, IF YOU'RE A CLOWN OR A MIME, IF YOU WERE BORN IN THE UNITED STATES OR HAVE YOUR ORIGINS IN EVERY NATION UNDER THE CANOPY WE CALL THE SKY, NO ONE SHOULD BE DENIED THE BASIC RIGHTS SUCH AS THE RIGHT TO SMILE, OR THE RIGHT TO MAKE A BALLOON HAT AND WEAR IT OR TO WEAR A TURBAN, OR SIMPLY THE RIGHT TO BE A PART OF THE HUMAN RACE, AND FOR THESE REASONS, MIKKI THE MIME SEEKS TO INTERVENE BY RIGHT AND PERMISSION ON BEHALF OF THE PLAINTIFF AND HERSELF AND THE CITIZENS OF THE WORLD, AND SUCH OTHER RELEAF THIS COURT DEEMS JUST AND PROPER,

RESPECTFULLY,

CO. PEOPLE U. CAMP #16-CR-2547

JOYO, PROSE FOR MIKKY CAMP V. HOUPER ET AL #16-CV-319

-2-

Case 2:17-@x40144-DURE Document 88 Filed 02/13/17 Pd 3 age available.

| | Mary 199 (1994) | | | |
|--|--|-------------------------|--|------------------------------|
| TALENTMANAGEN | TENTE AND ACTOR | T DEPENDENT A | LUCED ACED COMEN | MAII |
| 과이 바쁜 사용이 가 하셨다면하는데 된다. | The section of the second section of the second | | | |
| IS AGREEMENT is made. AND BETWEEN: | and entered into as i | »-me≥ <u>«</u> Σανασία» | CLERK U.S. DISTRICT WESTERN DISTRICT OF | |
| IKKI YONWEBER (Heren IKKI PROMINEZ SI WETAW SI IKW KEBSE (O. ROO- | | | BY | BEZOTY |
| ikk(PheMime/pjema/hcom) 3.551.57/4/6 | The state of the s | | engant seen an | |
| nd- | | | And the second s | |
| SEPH "JOJO" (CAMP (He Box: 18433 | einafter "Manager" |) | | ingkapanin kalenda Salah ing |

BACKGROUND:

607:342:5629

Denver, Co. 80218

Joseph A Camp@yandex.com

A. The Artistswishes to obtain advice guidance, counsel and direction in the development and advancement of the Artist's career as entertainment, amusement music recording, songwriting, music publishing, live performance personal appearances, motion picture, relevision, radio, literary, theatrical and advertising fields, paritonime, models actor, artist and in such new and different areas as the Artist's artistic talents can be developed and exploited; and

B. The Manager, by reason of the Manager's contacts, experience, resources and background, is qualified to render such advice, guidance, counsel and direction to Artist;

NOW, THEREFORE, in consideration of the mutual promises herein contained, it is agreed and understood as follows:

Services Of The Manager

I. The Manager agrees to render such advice, guidance, counsel, direction and other services as the Artist may reasonably require to further the Artist's career as a entertainer, amusement, music recorder, songwriter, music publisher. Live performer, pantomime, model actors again and to developed and exploited mew and different areas within which the Artist's artistic talents can be developed and exploited including but not limited to the following services:

a) to represent the Artist and act as the Artist's negotiator, to fix the terms governing all manner of disposition, use, employment or exploitation of the Artist's talents and the products thereof; and

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT
"Jose ph "Joje" Cump | Mikki Yon Weber

Hallist of Steal of S

χĊ

__

ġ.

- b) to supervise the Artist's professional employment, and on the Artist's behalf to consult with employers and prospective employers so as to assure the proper use and continued demand for the Artist's services:
- c) to be available at reasonable times and places to confer with the Artist in connection with all matters concerning the Artist's professional career, business interests, employment and publicity;
- d) to exploit the Artist's personality in all media, and in connection therewith, to approve and permit for the purpose of trade, advertising and publicity, the use, dissemination, reproduction or publication of the Artist's name, photographic likeness, facsimile signature, voice and artistic and musical materials; and
- e) to engage, discharge and/or direct such theatrical agents, booking agencies and employment agencies, as well as other firms, persons or corporations who may be retained for the purpose of securing contracts, engagements or employment for the Artist; and
- t) to represent the Artist in all dealings with any unions; and
- g) to exercise all powers granted to the Manager pursuant to Paragraph 4 hereof.

Rights And Authority Of The Manager

- 2) The Manager IS required to render exclusive services to the Artist or to devote the Manager's entire time or the entire time of any of the Manager's employees to the Artist's affairs. The Manager's right to represent other persons whose talents may be similar to, or who may be in competition with the Artist, or to have and pursue business interests which may be similar to, or may compete with, those of the Artist is PROHIBITED, until management is terminated for any reason. Management shall be available to Artist and shall act as her day-to-day manager. In the event that Manager is not involved in the day-to-day management of Artist for a period of thirty (30) consecutive days, then the Artist may terminate this Agreement, provided Artist provides Manager with five (5) days written notice to cure any breach under this paragraph.
- 3) The Artist hereby appoints the Manager as the Artist's sole personal representative, manager and advisor for the term of this agreement and any renewals, in all matters usually and normally within the jurisdiction and authority of personal representatives, managers and advisors, including but not limited to the advice, guidance, counsel and direction specifically referred to in Paragraph 1 hereof. The Artist agrees to seek such advice, guidance, counsel and direction from the Manager exclusively and agrees not to engage any other agent, representative or manager to render similar services, and not to perform said services on the Artist's own behalf, and the Artist will not negotiate, accept or execute any agreement, understanding or undertaking concerning the Artist's career as a musician, recording or performing artist, pantomime, model, artist, actor without the Manager's prior consent, which shall not be unreasonably withheld or delayed.
- a) The Artist hereby appoints the Manager for the term of this agreement and any renewals hereof as the Artist's true and lawful attorney-in-fact to generally to do, execute and perform any other act, deed or thing whatsoever deemed reasonable that ought to be done, executed and performed of any and

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT

"Joseph "Jojo" Camp | Nikki You Weber

Page 2 of 12

Initialsyof Signal

A Kanada Kanada

every nature; and kind as fully and effectively as the Antistic ould do if personally present, including us or subject that he illimitations set outsimplies agreements the full lowing at

- (i) to sign. make, execute, accept endorse, collect and deliver any and all bills of exchange, cheques and motes as the Antists said attended to
- (iii) to dentance sine for, william, recover and necestability posts, chains of the exit and other thems. ...
- (m)) normalse, execute puddalitive ereceipts, referges or other discharges therefore under seal or otherwise und to distant), serile, adjust compound, submitto arbitration and compromise all actions is this, accounts, reckonings, claims and demands whatsoever that are or shall be pending in such manner and in all respects.
- (iv) to approve and permit any and all publicity and advertising
- (v) to approve and permit the use of my name, photograph, likeness, voice, sound effect, caricature, literary, artistic and musical materials for purposes of advertising and publicity in the promotion and advertising of any and all products and services:
- (vi) to execute for the Artist in the Artist's name and/or on the Artists behalf, any and all agreements, documents, and contracts for my services, talents and/or artistic literary and musical materials, provided that the Artist has been apprised of the material terms thereof and the Artist has granted the Management the authority to execute such agreements meach appearance.
- b) The Artist expressly agrees that the Antist will not on the Artist's own benalf exert any of the powers herein granted to the Manager by the foregoing power of actorney without the express prior consent of the Manager and that all sums and populations payable to the Antistyby reason of the Artist's antistic endeavors shall be paid to the Manager on the Antist's behalf.
- c) It is expressly understood that the foregoing power of attorney is limited to matters reasonably at the related to the Artist's career as a musician, recording and performing artist, pantomine, model, artist, actor and such new and different areas within which the Artist's artistic intensican be developed and exploited.
- d) Albustrass decisions, inglor communents including bue not limited to recording agreements willied be approved withoute Artist and executed onorto completion or communent on any business area gentant or commet with a titud party.
- 4) The Manager shall be entitled to book the Avirist and got as the Avirist shooking agent on separate terms to be negotiated between the Manager and the Avirist and commensurate with terms generally offered by other booking agents in accordance with Industry practices. The Manager shall apilize such a carried party booking agents shall apilize such a carried party booking agents estimated to develop and promote the Avirial supported as the A
- 5). The Manager may acrast Executive Producer on the Amististe conding projects on separate terms to

TAGENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT

D Mikki Von Weberst Andrew Jan

100100101

0

be negotiated between the Manager and the Artist and commensurate with terms generally offered by other booking agents in accordance with industry practice.

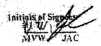
Term

6) The term of this agreement will be three (3) years as the above-dated agreement. The Artist hereby grants to the Manager two (2) irrevocable consecutive options to extend the term of this agreement for two (2) periods of three (3) years each upon all the terms and conditions thereof. Notwithstanding the foregoing, in the event that Artist has not, during the Initial Period secured a major performance that includes stage, television, recording, audiovisual commercial or other performances in the manner to which the Artist's talents lay.

Compensation

- 7) As compensation for the services to be rendered hereunder, the Manager shall receive from the Artist (or shall retain from the Artist's gross monthly earnings) at the end of each calendar month during the term hereof or any renewal, a sum of money equal to TWO POINT FIVE PERCENT (2.5%) of the Artist's gross monthly earnings (plus any applicable taxes) and the Artist hereby assigns to the Manager an interest in such earnings to the extent of said percentage.
- 8) The term "gross monthly earnings" as used in this agreement, refers to the total of all earnings, whether in the form of advances, salary, bonuses, royalties, interest percentages, share of profits, merchandise, share in ventures, products, properties, or any other kind or type of income which is reasonably related to the Artist's career in the entertainment, amusement music recording, songwriting, music publishing, live performance, personal appearances, motion picture, television, radio, literary, theatrical and advertising fields, in which the Artist's artistic talents are developed and exploited, received from any person, firm or corporation on the Artist's behalf, less the following exclusions:
- (i) production costs of Artist's master recordings and audiovisual works;
- (ii) tour support payments paid out by a third party record company;
- (iii) fees, advances, royalties and other payments paid to third parties including, without limitation, record producers, audiovisual work producers and directors;
- (iv) independent promotion costs paid by a third party record company; bona fide third party costs incurred in connection with motion picture and television synchronization licenses;
- (v) that portion of Artist's income from any motion picture or television package which is payable in commissions to a talent agent or is otherwise payable to third parties as part of the cost of production;
- (vi) any monies payable by Artist for reasonable "sound and lights" or opening acts in connection with live engagements;
- (vii) monies payable to Artist as bona fide "per diems"; and
- The 2.5% fee is in addition to the 2.5% agent fee for a total of 3% fees for preforming the functions of both manager, and agent.

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT Joseph "Joje" Camp | filikki Yon Weber Page-I of 12



9) The gorrigensation agreed to be paid to the Manager shall be based upon gross mouthly earnings of the Artist according to corrective distribute. Artist

an) allineres altre communications appeared in property and may suggest with the

b) taken the termination of this agreement on the expication of the terminor any renewal, where gross, monthly earnings result from any services performed by the Arrist during the termine early or any renewal, or as the result of any contract negotiated, or substantially negotiated, during the terminereof and any renewal, extension or modification of this agreement.

10) After the termination of this agreement or the expiration of the term and continuing for a period of one (I) year thereafter the Artist will continue to pay the Manager ten (10%) of gross monthly income as defined herein.

(a) In the event that the Artist forms accomposation during the term benefit for the purpose of furnishing and exploiting the Artist's artistle talents, the Artist agrees that said corporation shall offer to enter into a management contract with the Manager identical intal respects to this agreement (except as to the parties thereto). In the event that the Manager accepts such offer, then the gross monthly earnings of such corporation prior to the deduction of any corporate income taxes and of any corporate expenses or other deductions shall be included as a particular axistis gross monthly earnings as herein defined, and any salary paid to the Artist by such corporation shall be excluded from the Artist's gross monthly earnings as herein defined, and any salary paid to the Artist by such corporation shall be excluded from the Artist's gross monthly earnings for the purpose of calculating the complementation the Manager bereunder;

12) The Artist agrees that all persons, illusts of comporations shall pay all gross monthly earnings directly to the Manager and the Manager may will hold the Manager is compensation and may reimburse itself from for any reasonable and recorpted fees, posts or expenses advanced or incurred by the Manager.

13) The Artist specifically agrees to authorize and direct any and all persons. Tims of corporations from whom the Artist is owed any sums which are earned as gross monthly earnings under this agreement coronal such sums directly to the Manager of the Artist shall receive any such sums directly or indirectly, the Artist shall hold same inclusions to the Manager's share (including expenses) and shall remit the same for the third Manager time Manager will collect and receive any and all monies payable to the Artist Withrespecific line Artist's professional career it.

14) Provided that the Manager has received all information required: the Manager will compute all amounts payable to the Manager and the Artist and shall render a statement of account along with payment as soon as practical after each of the Artist speriformances on other receipt of funds by the Manager on behalf of the Artist and inno event less than on a monthly basis.

TALENTIMANAGEMENTIANDAGENGREERESENGAT (ON AGREEMENT Liberti "Jeja acampi iniku wan Weber

Rage 5 of 12"



0-81315

15) The Manager agrees to maintain accurate books and records of all transactions concerning the Artist, which books and records may be inspected or audited during regular business hours by the Artist or her nominee upon reasonable notice to the Manager and at the Artist's sole cost and expense. In the event of material irregularity in the books or records, Artist shall be reimbursed for costs of audit and Manager shall take steps to immediately correct the error.

Expenses

- 16) The Artist shall be solely responsible for payment of all reasonable costs and disbursements incurred by the Manager or the Manager's employees in furthering the career of the Artist, including, but not limited to booking agencies, fees, union dues, publicity costs, promotional or exploitation costs, traveling expenses and wardrobe expenses. In the event that the Manager advances any of the foregoing fees, costs or expenses on behalf of the Artist, or incurs any other reasonable expenses in connection with the Artist's professional career or with respect to the performance of the Manager's services hereunder, the Artist shall promptly reimburse the Manager for such fees, costs and expenses. Artist shall not be responsible for normal and recurring office and operating expenses of the manager.
- 17) Notwithstanding the foregoing, the Manager shall require the Artist's prior approval for expenditures in excess of ONE HUNDRED dollars (\$100.00) and the Manager shall provide estimated budget projections for expenditures and revenues for each year of this agreement and update these projections from time to time as deemed necessary by the Manager.

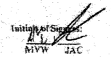
Loans

18) The Manager is not required to make loans or advances to the Artist, but in the event that the manager does so, the Artist will make best efforts to repay the same promptly. The Artist hereby authorizes the Manager to deduct the amount of any such loans or advances from any sum which the Manager may receive for the Artist's account.

Termination

- 19) The artist shall be entitled to terminate this agreement at any time upon the Manager's breach of any of the Manager's representations, covenants and warranties contained herein, or obligations hereunder, including without limitation the Manager's duty to account to the Artist in accordance with Paragraph 14) above.
- 20) The Artist shall be entitled to terminate this agreement immediately upon bankruptcy or insolvency of either of the Managers, or in the event of dispute between them.
- 21) In the event of any default by the Artist of the Artist's commitments, obligations and duties hereunder, the Manager's obligations (but not the Manager's right to compensation) shall be suspended for the duration of any such default. In the event that the Artist for any reasons fails to fulfill any of the Artist's commitments, obligations or duties hereunder, without good or unavoidable reason or excuse, then, in addition to any other rights or remedies which the Manager may have, the Manager shall have

TALENT MANAGEMENT AND AGENT REFRESENTATION AGREEMENT Joseph "Jojo" Camp | Mikki Von Webet Page 6:0f 12



the right, upon written notice to Artistatiany time prior to the expiration of the term or any renewal, to terminate the same entering is of a class thirty (20) days, after the Artists receiptors such written notice is a

Assignment

222) This Agreement shall not be assignable by the Arilist to any person thing or intercration, provided however, that the Arrist shall have the right to assign her right to receive payments under this Agreement.

23) This Manager shall not have the right to assign this agreement or any of the Manager angles and obligations the standards any peacer, but or consoration whiteful the express writing consent of the Aprils, which consequences the Manager may assign this agreement to a unique standard by the Manager the Manager to the purpose consequence the services conferenced by the agreement approvided the assigned agrees in writing to assume all or the Manager's obligations under this Agreement and manager shall not be relieved of its obligations hereunder.

Fiduciary Relationship

24) The Manager agrees and understands that by virtue of this agreement the Manager stands in a facturary relationship to the Artist and the Manager shall be held to the highest standards of good faith and loyalty.

Mutual Representations and Warranties

25) The Panties warrant that each is under no disability, restriction of probability with respect to such parties righter execute this agreement and perform its terms and conditions and further warrant and represents that no action orders on by the Artist hereunder will violate any right of series any liability to rany person, the parties agree to mutually indemnify the other fully in respect of any liability, loss on. The claim suffered by the other as a result of any breach of this Agreement, or the terms, conditions, representations, warranties and covenants herein.

26) The Artist agrees at all times to attend to the Artist's professional career and to exert the Artist's best reasonable efforts to further the Artist's professional career during the term of this agreement and any renowall and to cooperate with the wanagers to the full estreatent in the interest of promoting the Artist's career?

General Provision

27) This agreement contains all the terms agreed to between the patrics with respect to the subject matter hereof and during the corn of this agreement uples to decide and agree thin other shall be not change of intodiffication of this agreement uples tradeled to writing and signed by all parties hereto. No waiver of any breadhoothis agreement shall be constructed as a continuing waiver or consent to any substitution of the agreement shall be constructed as a continuing waiver or consent to any substitution of the actual parties.

28) it is apreed that is a condition protection in any assemble highly distributed Manager that the other is in breach of any representation, coverant or warranty or is in default the performing any obligation.

T-ALENTHYANAGEMENTIAND AGENTIKBERESENTATIEN YGREENENT Yeggettij of ogtad hilluryondylder

NIVW JAC

Ø

\$

contained herein, the party alleging the default must advise the other in writing by registered or certified mail, return receipt requested, of the specific obligation which it claims has been breached and said other party shall be allowed a period of NINETY (90) days from the receipt of such written notice within which to cure such default.

- 29) This agreement does not and shall not be construed to create a partnership or joint venture between the parties hereto. It is specifically understood that the parties are acting as independent contractors.
- 30) The Artist acknowledges that this agreement and the books of account of the Manager contain confidential trade information; neither the Artist nor the Artist's representatives shall reveal or use on their own behalf or on behalf of any person any facts or information arising from this agreement or any inspection of the Manager's books of account hereunder.
- 31) Any notice, direction or other instrument required or permitted to be given to the parties shall be in writing and may be given by mailing or delivering the same or by fax or email addressed to the parties as follows:

To the Manager:

Joseph "Jojo" Camp PO Box: 18433 Denver, Co 80218 Joseph A Camp @vandex.com 607.342.5629

To the Artist:

Mikki Von Weber

MikkiTheMime@gmail.com 303.551.5746

Any such notice sent by fax shall be deemed received upon faxing thereof; any such notice delivered shall be deemed received when delivered; and any such notice mailed shall be deemed received on the third business day following mailing.

Any party hereto may change its address or notice by notice to the other parties hereto, given in the manner aforesaid.

- 32) The Artist hereby acknowledges that the Manager has instructed the Artist to seek independent legal advice regarding the Artist's entering into this Agreement and the Artist hereby confirms that the Artist has, in fact, sought and received such independent legal advice.
- 33) Subject to the restrictions on assignments set forth in this Agreement, this Agreement will bind the

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT Joseph "Jojo" Camp | Mikki Von Weber

parties (ancheach of their partners, joingly and severally) and the Company, together with their nespective heirs resection; successors assigns personal representatives, partners, parents, subsidiaries, and judges, nearlies of their sections directors, against personal representatives, partners, parents, subsidiaries, and judges, mentioned partners against part

- 24) that is the provision, coverance condition of this Agreement Is held to be a legal or invalidation in any maintenance of this any maintenance of this Agreement.

 Agreement.
- 35) Wherever required in this Agreement, the singular shall include the plant, and the masculine gender shall include the plant, and the masculine.
- 36) All disputes arising in contection with the interpretation of this Agreement shall be finally settled by arbitration pursuant the laws of the State of Colorado, which shall apply in all respects except as follows:
- (a) There shall be one arbitrator, unless the parties cannot agree, in which case there shall be three; one selected by each party and the third (who shall act as chair) by the first two.
- (b) The arbitrator(s) shall have the power to order the production of documents or discovery of witnesses prior to the arbitration; and
- (c) Costs of the arbitration shall be in the discretion of the arbitrator(s).
- 37) The law governing this Agreement and any action, matter or proceeding based on or relating to this Agreement shall be the law of the State of Colorado.
- 38) The Manager acknowledges that it shall have no rights in or to any stage or professional names of the Arlist.
- 39) The Artist shall have and retain exclusive control over artistic and creative matters, provided the :
 Manager shall be consulted on all such matters.
- 40) althus insufered interagreement between the parties and it supersedes all other agreements, whether the determined by the parties and it supersedes all other agreements whether the parties and it supersedes all other agreements.

in the second of the second of

ACENT REPRESENTATION AGREEMENT

LiMikki Von Weber (herebelow if ". Mr", "My") thereby employ ilosoph aloita Camp (herebelow albjo") as my talent agent.

TABENT MANA GEMENT AND AGENT REPRESENTATION AGREEMENT

DENITIMANA GEMBAT AND AGENT RETERIOR DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DE LA COMPANIA DE LA COMPANIA DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DEL C



- I) For a period of 3 years from date hereof I authorize Joseph "Jojo" Camp to negotiate contracts for the rendition of my professional services as an entertainment, amusement, music recording, songwriting, music publishing, live performance, personal appearances, motion picture, television, radio, literary, theatrical and advertising fields, pantomime, model, actor, artist and in such new and different areas as the Artist's artistic talents can be developed and exploited, or otherwise, in the fields of motion pictures, modeling, legitimate stage, radio broadcasting, television, speaker engagements, literary works and other professional artistic services. This contract will automatically renew in three years unless either party terminates the agreement in writing.
- 2) If any clients or casting directors within the Universe contact me directly, I will immediately inform Joseph "Jojo" Camp (Hereinafter: "Jojo"). Jojo will be the talent agent of record and be paid agency commissions as per this contract appropriately. Talent fees typically come to the agency. However, if I receive any monies directly from a client I will immediately forward the check to Jojo and receive a check in return for the amount due me as talent.
- 3) Lacknowledge that Jojo will act under the guidelines of this Talent Agent Contract on behalf of anyone I refer to Jojo for any opportunity, audition or booking.
- 4) I understand that Jojo will be the Talent Agent of record on any such booking and will be paid agency commissions as per this contract appropriately. I hereby agree that Jojo may advise, counsel or direct me in the development and for advancement of my professional career.
- 5) I hereby agree to pay Jojo a sum equal to TWO POINT FIVE PERCENT (2.5%) of all monies or things of value as and when received by me directly or indirectly, as compensation for my professional services rendered or agreed to be rendered during the term hereof under contracts, or any extensions, renewals, modifications, or substitutions thereof, entered into or negotiated during the term hereof. I will pay the same to Jojo for so long a time as I receive compensation on any such contracts, extensions, options or renewals of said contracts;. All checks must be made out to "Joseph A. Camp"
- 6) It is expressly understood that to be entitled to continue to receive the payment of compensation on the aforementioned contracts, after the termination of this agreement. Jojo shall remain obligated to serve me and perform obligations with respect to said employments or to extensions or renewals of said contracts or to any employment requiring my services on which such compensation is based.
- 7) I acknowledge that the compensation payable to Jojo hereunder is in addition to any service fee. Jojo might or shall receive from the client for whom I render services and said sum shall not reduce the commission payable to Jojo by me hereunder.
- 8) Jojo is authorized and empowered by me to approve and permit the use of my name, photograph, likeness, voice and theatrical materials in connection with my services in the entertainment industries as outlined above in connection with those uses, purposes and projects with I have specifically authorized said use.

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT Joseph "Jojo" Camp | Mikki Yon Weber Page 10 of 12 Initigle of Signal

01319

e E

The 2.5% fee is in addition to the 2.5% agent fee for a total of 5% fees for preforming the functions of both manager, and agent.

- No jour sufficient the reaction of the contract for will scollect and treceive sums payable and derived from my/services, and uponnece of cittle sums, to deposit them in Jojo's accounts, directly, and to deslaculta terrom all summon alpitolici logo praetum to dhas Agreement.
- John Tempholovideno dign phologuid de malcultor albertas formo consistent with the temphologic ighors withins Argestment one court so criticapies are to book not be proposed in all y superior and a contract ann leichte Stein der Schrift und der Stein der Stein der Stein bei der Stein der Stein der Stein der Stein der តែលាទារពីស្រាប់សំអ៊ីស្រាស់ទទួកប៉ុន្តែល
- hil) Comiroversies arising between Autimizablicio shall be retenredure the lighter Commissioner o the Sintered Colorado, dojowidanake elifore ite propue employment forme in the delifor delignor endenzer specifical in the continue in which you represent inc.
- (LZ) Afte parties have common and I release which is a partie partie of the content of the content of and the relationship between the public ribes more on stillite employment. I am responsible for all taxes owed upon my earnings and am not eligible for Unemployment from Ilojo.
- (3) This instrument constitutes thereigh agreement between us and no statement, promises, or inducement made by any party hereto that as not contained herein shall be binding or valid, and this contract may not be enlarged, modified, or altered, except in writing by both the parties.

Jojo will deliver to client an executed exact copy of this contract.

WILDESS

IN WITNESS WHEER BOIL the pridies thereto have properly executed this Agreement as of the day and year, find william above.

SIGNED, SEALED AND DELIVERED in the presence of

Mikki Von Webert Artist Halent

Rinfed Name: 1727 Witness Franklikk World Weber

Zeseph: Tojo Wamp Managen, Agent

5/3/2016 Printed Name: 12/2 Witness For Josepht Jojo" Camp

JIA DENTIMANA GEMENTIAND A GENTAREPRESENTATION /A GREEMENT

TO COMPANY

State of Colorado, County Of Denver

The foregoing agreement was acknowledged before me this $\frac{2+131/2016}{2131/2016}$ by the signatories of this agreement infra, whom are personally known to me or whom has produced $\frac{Celoside. Stelle Tionally as identification.$

I here onto place my hand and official seal acknowledging that the signatories to this agreement are whom they represent themselves to be, verified by virtue of a true and unexpired original copy of their respective identification documents.

Sworn to before me

this 3 / day of March, 2016.

NOTARY PUBLIC, State of Colorado

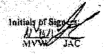
My Commission Expires: 5/10/2017

ANTHONY M PUZZO
Notary Public
State of Colorado
Notary ID 20134031412
My Commission Expires May 10, 2017

TALENT MANAGEMENT AND AGENT REPRESENTATION AGREEMENT

Joseph "Jojo" Camp | Alikki Von Weber

Page 12 of 12



14

LEGAL MAIL INDIGENT

SEATTLE, LABORTOR TOR ASTON TOO STOW AT STORET ON PORTOR OF TO DOMESTIC OFFICE OF TO LOTTERS OF THE CHAIN SAMES DATES (CONTAIN)



U.S. POSTAGE >> PITNEY BOWES

SECTION SECTIONS